THURSDAY, MARCH 13, 1986

EIGHTIETH LEGISLATIVE DAY

The House met at 9:00 a.m. and was called to order by Mr. Speaker McWherter.

The proceedings were opened with prayer by Brother Walter Leaver, Antioch Church of Christ, Antioch, Tennessee.

Representative Cobb led the House in the Pledge of Allegiance to the Flag.

The roll call was taken with the following results:

Representatives present were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, King, Kisber, Lawson, Love, May, McAfee, McNally, Miller, Montgomery, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--95.

REPORT OF CHIEF ENGROSSING CLERK

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Bills Nos. 1257,

1621 and 1990; and House Joint Resolutions Nos. 545, 549 and 550; for his action.

MARILYN EVELYN HAND, Chief Engrossing Clerk.

ENROLLED BILLS

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 1142, 1216, 1231, 1289, 1379, 1409 and 1739; and House Joint Resolutions Nos. 570, 579 and 580; and find same correctly enrolled and ready for the signatures of the Speakers.

MARILYN EVELYN HAND, Chief Engrossing Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 1184, 1373, 1376, 1411, 1418, 1426, 1470, 1488, 1515, 1518 and 1589; all for the signature of the Speaker.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

SIGNED

The Speaker announced that he had signed the following: Senate Bills Nos. 1184, 1373, 1376, 1411, 1418, 1426, 1470, 1488, 1515, 1518 and 1589; House Bills Nos. 1142, 1216, 1231, 1289, 1379, 1409 and 1739; and House Joint Resolutions Nos. 570, 579 and 580.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos.:

1302--To regulate governmental tort liability;

1550--To amend Prompt Payment Act; both passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos.:

1284--To regulate withdrawals, retained funds by contractors;

- 1553--To limit amount of taxes, certain realty transfers;
- 1594--To provide certain adult protection;
- 1702--To provide immunity from suit, governmental entity bonds;
- 1945---To make provisions, blood products, AIDS; all passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

- MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolution No.:
- 287--Relative to sympathy, Harlan Dodson, Jr.; adopted for concurrence.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

 $\mbox{Mr. Speaker}$ McWherter relinquished the Chair to Mr. Bivens, Speaker pro tem.

CALENDAR

- Mr. Clark (Sumner) moved that House Bill No. 1414 be re-referred to the Committee on State and Local Government, which motion prevailed.
- Mr. Davidson moved that House Bill No. 826 be withdrawn from the House, which motion prevailed.
- Mr. Clark (Sumner) moved that House Bill No. 1291 be re-referred to the Committee on State and Local Government, which motion prevailed.

House $\operatorname{Bill}\,$ No. 1677--To make certain provisions, assessment of real property.

On motion, House Bill No. 1677 was made to conform with Senate Bill No. 1207.

On motion, Senate Bill No. 1207, on same subject, was substituted for House Bill No. 1677.

Ms. Turner (Hamilton) moved that Senate Bill No. 1207 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes											97
Noes											

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--97.

A motion to reconsider was tabled.

House Bill No. 1766--To amend the Prompt Payment Act.

On motion, House Bill No. 1766 was made to conform with Senate Bill No. 1550.

On motion, Senate Bill No. 1550, on same subject, was substituted for House Bill No. 1766.

Mr. Chiles moved that Senate Bill No. 1550 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes											97
Noes											

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--97.

A motion to reconsider was tabled.

House Bill No. 1380--To provide housekeeping amendments, revenue laws.

On motion, House Bill No. 1380 was made to conform with Senate Bill No. 1473.

On motion, Senate Bill No. 1473, on same subject, was substituted for House Bill No. 1380.

Mr. Chiles moved that Senate Bill No. 1473 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes														97
Noes									_	_	_	_	_	0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--97.

A motion to reconsider was tabled.

Mr. Rhinehart moved that House Bill No. 1916 be placed on the Calendar for Wednesday, March 19, 1986, which motion prevailed.

House Bill No. 909--To make certain provisions, Kindergarten education.

On motion, House Bill No. 909 was made to conform with Senate Bill No. 899.

On motion, Senate Bill No. 899, on same subject, was substituted for House Bill No. 909.

 $\mbox{Mr.}$ Whitson moved that Senate Bill No. 899 be passed on third and final consideration.

Mr. Work moved to amend as follows:

AMENDMENT NO. 1

Amend Senate Bill No. 899 by adding a new section thereto, as follows, immediately before the effective date section:

SECTION . If increases in enrollment under this act exceed available facilities in any local education agency, the agency shall have up to five (5) years to add additional facilities and during that period attendance required by this act shall be on a space available basis. Any local education agency having facility shortages shall so certify to the commissioner in order to secure the waiver from the requirements of this act.

On motion, the amendment was adopted.

Mr. Wood moved to amend as follows:

AMENDMENT NO. 2

Amend Senate Bill No. 899 by deleting from the amendatory language of Section 2 the words and punctuation "provided, however, that a child meeting the requirements of the state board of education" and by substituting instead the following:

"provided, however, that all children meeting the requirements of the state board of education".

On motion, the amendment was adopted.

Mr. Copeland moved to amend as follows:

AMENDMENT NO. 3

Amend Senate Bill No. 899 by adding to the amendatory language of Section 4 (as added by Senate Finance Ways and Means Committee Amendment #2) the following new language:

As used in this section, "specific appropriation" means a line item or new item appropriation in the amount of such estimated costs and does not mean a sum sufficient appropriation or a general unspecified sum appropriation from unallocated state shared taxes.

On motion, the amendment was adopted.

Mr. Bragg moved that House Bill No. 899 be placed on the Calendar for Thursday, March 20, 1986, which motion prevailed.

House Bill No. 1539--To limit taxes, transfers of certain real property.

On motion, House Bill No. 1539 was made to conform with Senate Bill No. 1553.

On motion, Senate Bill No. 1553, on same subject, was substituted for House Bill No. 1539.

Mr. Napier moved that Senate Bill No. 1553 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes											96
Noes											0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--96.

A motion to reconsider was tabled.

House Bill No. 1970--To provide retirement benefits, U.T. Extension Agents.

Mr. Rhinehart moved that House Bill No. 1970 be passed on third and final consideration.

Mr. Rhinehart moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 1970 by deleting Sections 1 and 2 in their entirety and adding the following:

SECTION 1. Tennessee Code Annotated, Title 8, Chapter 36, Part 1, is amended by adding the following new section:

() Notwithstanding any provision of law to the contrary all former, present and future employees of the University of Tennessee Agricultural Extension Service, holding joint appointments with the United States Department of Agriculture, shall be eligible for a retirement benefit based solely on longevity pay which is or was received under Tennessee Code Annotated, Section 8-23-206, provided that credit has not been granted under the Federal Civil Service Retirement Plan for such longevity pay. Before the commencement of any such retirement benefit, the former

employee must make a lump sum payment equal to the contributions he would have made on longevity pay had it been creditable in the Federal Civil Service Retirement plan, plus interest as provided by Tennessee Code Annotated, Section 8-37-214. The University of Tennessee shall transfer to the Tennessee Consolidated Retirement System any employer contributions which would have been paid to the Federal Civil Service Retirement Plan for longevity pay.

- (a) The benefit as provided under this section shall be equal to the difference between the benefit received from the Federal Civil Service Retirement System and what would have been received had longevity pay been credited in such system. The University of Tennessee shall calculate and certify such benefit amount to the Tennessee Consolidated Retirement System who, shall audit and verify such benefit calculation.
- (b) Payment of the benefit provided by this section shall be retroactive to the date of retirement of the retired former employee. The provisions of Tennessee Code Annotated, Section 8-36-701, shall apply to all benefits provided by this section. All benefits payable under this section shall cease upon the death of the retiree. No other provisions of Tennessee Code Annotated, Title 8, Chapter 34 through 37, shall apply to the benefits provided by this section.

SECTION 2. There is hereby appropriated sum sufficient to provide for the first year cost of providing these benefits.

On motion, the amendment was adopted.

Thereupon, House Bill No. 1970, as amended, passed its third and final consideration by the following vote:

Ayes								٠			97
Noes											0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--97.

A motion to reconsider was tabled.

House Bill No. 1694--To amend Chapter 7, Title 8, Code.

Mr. Rhinehart moved that House Bill No. 1694 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes											79
Noes											

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Clark (Davidson), Cobb, Collier, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Duer, Ellis, Gafford, Gaia, Garrett, Gill, Hawkins, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, May, McAfee, McCroskey, Miller, Moody, Murphy, Murray, Naifeh, Napier, Patterson, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Severance, Stafford, Stallings, Starnes, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Whitson, Williams, Winningham, Wix, Wolfe, Work, Yelton and Mr. Speaker McWherter --79.

Representatives voting no were: Clark (Sumner), Copeland, Frensley, Harrill, Hassell, Henry, Lawson, McNally, Montgomery, Moore, Nance, Scruggs, Shirley, Swann, Tankersley, Wheeler and Wood--17.

A motion to reconsider was tabled.

House Bill No. 1687--To increase compensation, certain members of Safety Department.

Mr. Rhinehart moved that House Bill No. 1687 be passed on third and final consideration.

Mr. Robinson (Davidson) moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 1687 by deleting in subsection 3(b) the word "highest".

AND FURTHER AMEND

by deleting subsection 4(a) in its entirety and substituting the following:

(a) (1) The survey shall determine the lowest compensation paid in each adjacent state for each class of position in each duty classification, and from such data determine the average compensation paid in the adjacent states for each class of position in each duty classification.

- (2) The survey shall establish a ten (10) step range in each class of position in each duty classification. The amount of average compensation as determined in this section shall equal step one (1) of each class of position in each duty classification.
- (3) Step 2 of each class of position in each duty classification shall equal one hundred four and one-half percent (104.5%) of step 1.
- (4) Step 3 of each class of position in each duty classification shall equal one hundred nine and two-tenths percent (109.2%) of step 1.
- (5) Step 4 of each class of position in each duty classification shall equal one hundred fourteen and twelve hundreths percent (114.12%) of step 1.
- (6) Step 5 of each class of position in each duty classification shall equal one hundred nineteen and one-quarter percent (119.25%) of step 1.
- (7) Step 6 of each class of position in each duty classification shall equal one hundred twenty-four and sixty-two hundreths percent (124.62%) of step 1.
- (8) Step 7 of each class of position in each duty classification shall equal one hundred thirty and twenty-three hundreths percent (130.23%) of step 1.
- (9) Step 8 of each class of position in each duty classification shall equal one hundred thirty-six and nine hundreths percent (136.09%) of step 1.
- (10) Step 9 of each class of position in each duty classification shall equal one hundred forty-two and twenty-one hundreths percent (142.21%) of step 1.
- (11) Step 10 of each class of position in each duty classification shall equal one hundred forty-eight and sixty-one hundreths percent (148.61%) of step 1.

AND FURTHER AMEND

by deleting in subdivision 4 (b) (1) the word "highest".

AND FURTHER AMEND

by deleting in subdivision 4 (b) (2) the word "highest".

AND FURTHER AMEND

by deleting in subsection 6 (a) the words "in each fiscal" and substituting the words "in the initial fiscal".

AND FURTHER AMEND

by deleting in subsection 6 (a) the words "department of safety and electronic alarms technicians of the division of motor vehicle enforcement" and substituting the words "Tennessee law enforcement training academy".

AND FURTHER AMEND

by deleting in subsection 6(a) the subdivision (6) in its entirety and substituting the following:

- (6) Members with more than five (5) years but less than six(6) years service in like class of position shall be at step 6.
- (7) Members with more than six (6) years but less than seven (7) years service in like class of position shall be at step 7.
- (8) Members with more than seven (7) years but less than eight (8) years service in like class of position shall be at step 8.
- (9) Members with more than eight (8) years but less than nine (9) years service in like class of position shall be at step 9.
- (10) Members with more than nine (9) years service in like class of position shall be at step 10.

AND FURTHER AMEND

by adding to Section 6 the following new subsection (b) and redesignating subsequent subsections accordingly:

(b) For implementation purposes in the initial fiscal year of the compensation survey the fully commissioned members of each duty classification in the department of safety, and electronic alarms technicians of the division of motor vehicle enforcement, except members of the Tennessee law enforcement academy, shall be paid in accordance with each member's present step in class of position as of June 30, 1986, and each such member shall receive one (1) additional step in class of position on July 1, 1986, not to exceed ten (10) steps.

AND FURTHER AMEND

by adding to Section 6 the following new subsection (c) and designating subsequent subsections accordingly:

(c) For implementation purposes in each subsequent fiscal year of the compensation survey, all fully commissioned members of each duty classification in the department of safety, and electronic alarms

technicians of the division of motor vehicle enforcement shall receive one (1) additional step in class of position on each July 1, not to exceed ten (10) steps.

AND FURTHER AMEND

by adding to Section 6 the following new subsection (d) and designating subsequent subsections accordingly:

(d) For implementation purposes in each fiscal year of the compensation survey the following duty classifications shall be paid the same as the duty classification deemed its equivalent below, for like years of service:

A technician 3 in the highway patrol shall be equivalent to a sergeant in the highway patrol;

A technician supervisor in the highway patrol shall be equivalent to a lieutenant in the highway patrol; and,

An electronic alarms technician in the division of motor vehicle enforcement shall be equivalent to a sargeant in the division of motor vehicle enforcement.

On motion, the amendment was adopted.

Mr. Robinson (Davidson) moved to amend as follows:

AMENDMENT NO. 2

Amend House Bill No. 1687 by adding a new subsection to Section 5 of the printed bill, as follows:

(c) No adjustment arising from the survey provided for in this act or the salary schedule determined by the survey shall take effect until such adjustment is funded in the annual appropriations bill.

On motion, the amendment was adopted.

Mr. Rhinehart moved to amend as follows:

AMENDMENT NO. 3

Amend House Bill No. 1687 by designating subsection 3 (a) as subdivision 3 (a) (1) and adding the following subdivision (a) (2):

(a) (2) the provisions of this act shall apply to the following members of the department of safety: commissioned members of the highway patrol; commissioned members of the law enforcement training academy; commissioned members of the division of motor vehicle enforcement; and electronic alarms technicians of the division of motor vehicle enforcement.

On motion, the amendment was adopted.

Ms. Duer moved to amend as follows:

AMENDMENT NO. 4

Amend House Bill No 1687 by deleting in the second line of Section 1 the word "safety" and substituting in its place the word "personnel"

and further amend by deleting in line 1 of Section 2 (a) the word "safety" and substituting in its place the word "personnel"

and further amend in line 4 (Section 2 (a) by deleting the word "personnel" and substituting in its place the word "safety"

and further amend by deleting in line 3 of Section 2 (b) the word "personnel" and substituting in its place the word "safety"

and further amend by deleting in line 1 of Section 3 (a) the word "safety" and substituting in its place the word "personnel"

by deleting in the second line of Section 1 the word "safety" and substituting in its place the word "personnel"

and further amend by deleting in line 1 of Section 2 (a) the word "safety" and substituting in its place the word "personnel"

and further amend in line 4 (Section 2 (a) by deleting the word "personnel" and substituting in its place the word "safety"

and further amend by deleting in line 3 of Section 2 (b) the word "personnel" and substituting in its place the word "safety"

and further amend by deleting in line 1 of Section 3 (a) the word "safety" and substituting in its place the word "personnel"

On motion, the amendment was adopted.

Thereupon, House Bill No. 1687, as amended, passed its third and final consideration by the following vote:

Ayes	•											80
Noes									_	_	_	16

Representatives voting aye were: Bell, Bivens, Brewer, Buck, Burnett, Byrd, Clark (Davidson), Clark (Sumner), Collier, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, May, McAfee, McNally, Miller, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart,

Ridgeway, Robinson (Davidson), Robinson (Hamilton), Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Wheeler, Winningham, Wix, Wolfe, Work, Yelton and Mr. Speaker McWherter --80.

Representatives voting no were: Bewley, Bragg, Chiles, Cobb, Copeland, Henry, McCroskey, Montgomery, Patterson, Robinson (Washington), Scruggs, Tankersley, Webb, Whitson, Williams and Wood --16.

A motion to reconsider was tabled.

House Bill No. 1337--To regulate issuance of capital outlay notes, local governments.

On motion, House Bill No. 1337 was made to conform with Senate Bill No. 1485.

On motion, Senate Bill No. 1485, on same subject, was substituted for House Bill No. 1337.

Mr. Bragg moved that Senate Bill No. 1485 be passed on third and final consideration.

Mr. Bragg moved to amend as follows:

AMENDMENT NO. 1

"and that the county is without an official budget"

AND FURTHER AMEND by deleting from the fourth paragraph of the amendatory language of Section 9 the following:

"and that the municipality is without an official budget"

On motion, the amendment was adopted.

Thereupon, Senate Bill No. 1485, as amended, passed its third and final consideration by the following vote:

Ayes											96
Noes											

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey,

Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--96.

A motion to reconsider was tabled.

House Bill No. 1889--To regulate insurance, education employees.

 $\,$ Mr. Bragg moved that House Bill No. 1889 be passed on third and final consideration.

Mr. Work moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 1889 by deleting the amendatory language in Section 1 in its entirety and by substituting instead the following:

No state funds appropriated to fund the provisions of this part shall be distributed to any local education agency which on the effective date of this act is paying the total cost or a portion of the total cost of insurance for eligible employees as defined in this part if such local education agency reduces the funding for such insurance in any fiscal year below the level of funding for such purpose in the immediately preceding fiscal year; provided, however, that such local education agency shall have the option to expend such funds to continue to fund such insurance, to increase the local salary supplement, to provide other employee benefits that accrue to the eligible employee and continue to be eligible to receive such state funds, or for any other improvement in the education program.

On motion, the amendment was adopted.

Thereupon, House Bill No. 1889, as amended, passed its third and final consideration by the following vote:

Ayes	٠	•	٠										90
Noes		•											6

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Love, May, McAfee, McCroskey, Miller,

Montgomery, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--90.

Representatives voting no were: Chiles, Henry, Lawson, McNally, Moody and Stafford--6.

A motion to reconsider was tabled.

House Bill No. 1803--To make certain provisions, retirement benefits.

Mr. McCroskey moved that House Bill No. 1803 be passed on third and final consideration.

Mr. Rhinehart moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 1803 by deleting Section 1 in its entirety and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 8-36-307 is amended by designating the current language as (a) and adding the following as a new Subsection:

() Any member in Group 2 who is employed by a political subdivision and who elected to come under the provisions of Subdivision 8-36-201(b)(2), shall be eligible for early service retirement upon completion of twenty (20) years of service regardless of age. Any number retiring under the provisions of this section shall be entitled to a retirement allowance reduced by four tenths of one percent (.4%) for each month for which the member's date of early retirement proceeds his service retirement date.

The provisions of this subsection must be approved along with acceptance of the associated liability by the chief governing body of the employing political subdivison within ninety (90) days of July 1, 1986.

On motion, the amendment was adopted.

Ayes	•	٠				٠						96
Noes												0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--96.

A motion to reconsider was tabled.

House Bill No. 1435--To regulate operation of certain transportation and equipment.

 $\mbox{Mr.}$ McCroskey moved that House Bill No. 1435 be passed on third and final consideration.

Mr. Robinson (Davidson) moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 1435 by deleting Sections 1 and 2 and substituting the following:

SECTION 1. The language of Tennessee Code Annotated, 55-4-101 is amended by adding subsection (L) as follows:

(L) Trailers, semi-trailers and pole trailers domiciled in Tennessee which are homemade or materially reconstructed, as defined herein, shall not be registered or licensed, where required under the provisions of this title, to operate over the roads and highways of Tennessee, unless the Department of Safety certifies, in writing, after inspection, that said trailer, semi-trailer or pole trailer complies with the provisions of chapter 9 of this title and with the trailer safety rules and regulations promulgated by the Department of Safety pursuant to this subsection. Trailers, semi-trailers and pole trailers licensed or registered to operate over the roads and highways of the State of Tennessee which are thereafter materially reconstructed, as defined herein, during the term of the license or registration for said trailer, must be inspected by the Department of Safety and it shall be

unlawful to operate said trailer over the roads and highways of Tennessee unless the Department of Safety has certified, in writing, after inspection, that said trailer complies with the provisions of chapter 9 of this title and with the trailer safety rules and regulations promulgated by the Department of Safety pursuant to this subsection. The inspection certification issued by the Department of Safety pursuant to this subsection shall be permanently displayed Any trailer, semi-trailer or pole on or in said trailer. trailer subject to this subsection which does not comply with this subsection may be impounded and shall not be operated over the roads and highways of Tennessee until certified by the Department of Safety as complying with the provisions of chapter 9 of this title and with trailer safety rules and regulations promulgated by the Department of Safety pursuant to this subsection. This subsection shall not apply to farm equipment as defined in T.C.A. 55-1-119.

- (1) The Commissioner of the Department of Safety shall promulgate equipment safety rules and regulations, not inconsistent with federal law which regulate those trailers subject to this subsection. Said rules and regulations shall contain provisions which will assure that said trailers are properly constructed and equipped with proper safety devices so as to protect the safety of those persons using the roads and highways of Tennessee. Said rules shall also provide the manner in which trailers shall be impounded and inspected and the conditions under which an inspection The fee for said certification shall be issued. inspection shall be collected by the Department of Safety and shall be twenty-five dollars (\$25.00) per trailer inspected.
- (2) "Homemade" means the construction or assembly of a trailer from new or used parts, or both, using a body or frame not originating from any previously manufactured trailer.
- (3) "Materially reconstructed", means substantial alterations or modifications made to an original manufacturer's specifications. Substantial alterations or modifications shall be deemed to have occurred if the trailer has undergone a major manufacturing alteration which has materially changed the original configuration, structure or specifications of basic components of a previously assembled or manufactured trailer.
- (4) Any person or owner of a trailer covered by this subsection who violates the provisions of this subsection or fails to comply with the provisions of

this subsection shall be guilty of a misdemeanor, and upon conviction, may be fined up to one thousand dollars (\$1,000.00) or imprisoned for a period of not more than one (1) year, or both, in the discretion of the court.

SECTION 2. This act shall take effect July 1, 1986, the public welfare requiring it.

 $\mbox{Mr.}$ Moore moved that Amendment No. 1 be tabled, which motion failed.

Thereupon, on motion, Amendment No. 1 was adopted.

Mr. McCroskey moved to amend as follows:

AMENDMENT NO. 2

Amend House Bill No. 1435 by deleting from the first sentence of the amendatory language of Section 1 the words "registered or licensed" and substituting instead the words "titled or registered".

AND FURTHR AMEND by deleting from the second sentence of the amendatory language of Section 1 the words "licensed or" and substituting instead the words "titled or".

AND FURTHER AMEND by deleting from the second sentence of the amendatory language of Section 1 the words "license or" and substituting instead the words "title or".

On motion, the amendment was adopted.

Thereupon, House Bill No. 1435, as amended, passed its third and final consideration by the following vote:

Ayes																93
Noes																0
Prese	nt	: 8	inc	ı E	not	t s	701	tin	g							1

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter-93.

Representative present and not voting was: Clark (Davidson)--1.

A motion to reconsider was tabled.

House Bill No. 1237--To provide for cost of certain autopsies.

On motion, House Bill No. 1237 was made to conform with Senate Bill No. 1338.

On motion, Senate Bill No. 1338, on same subject, was substituted for House Bill No. 1237.

Mr. Darnell moved that Senate Bill No. 1338 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes											94
Noes											

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--94.

A motion to reconsider was tabled.

House Bill No. 1524--To provide for special license plates, military reservists.

Mr. Hobbs moved that House Bill No. 1524 be passed on third and final consideration.

Mr. Buck moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 1524 by deleting Section 3 in its entirety and substituting instead the following:

Section 3. Tennessee Code Annotated, Section 55-4-203, is amended by adding the following as a new item to be appropriately numbered:

() Military reservists - twenty-five dollars (\$25.00)

On motion, the amendment was adopted.

Thereupon, House Bill No. 1524, as amended, passed its third and final consideration by the following vote:

Ayes											97
Noes					٠.						0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--97.

A motion to reconsider was tabled.

House Bill No. 239--To create alternative schools, expelled students.

Mr. Love moved that House Bill No. 239 be passed on third and final consideration.

Mr. Work moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 239 in Section 1 by deleting the word and figure "three (3)" in the amendatory language and substituting the word and figure "seven (7)".

On motion, the amendment was adopted.

Mr. Cobb moved to amend as follows:

AMENDMENT NO. 2

Amend House Bill No. 239 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

SECTION . The provisions of this act shall not be construed to be an appropriation of funds and no funds shall be

obligated or expended pursuant to this act unless such funds are specifically appropriated by the general appropriations act.

On motion, the amendment was adopted.

Thereupon, House Bill No. 239, as amended, passed its third and final consideration by the following vote:

Ayes															94
Noes							_	_	_	_	_	_	_	_	n

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--94.

A motion to reconsider was tabled.

House Bill No. 1328--To regulate appeal from certain juvenile court proceedings.

On motion, House Bill No. 1328 was made to conform with Senate Bill No. 1159.

On motion, Senate Bill No. 1159, on same subject, was substituted for House Bill No. 1328.

Mr. Cobb moved that Senate Bill No. 1159 be placed on the Calendar for Wednesday, March 19, 1986, which motion prevailed.

House Bill No. 1551--To enact Adult Protection Act.

On motion, House Bill No. 1551 was made to conform with Senate Bill No. 1594.

On motion, Senate Bill No. 1594, on same subject, was substituted for House Bill No. 1551.

Mr. Cobb moved that Senate Bill No. 1594 be passed on third and final consideration.

Mr. Starnes moved to amend as follows:

AMENDMENT NO. 1

Amend Senate Bill No. 1594 by adding a new sentence to Section 8 to read as follows:

The department shall continue to investigate the situation and make ongoing recommendations to the commissioner of the affected department until such steps as may be necessary to protect the adult from abuse, neglect, or exploitation have been taken and the adult is no longer in need of protective services.

AND FURTHER AMEND by inserting the words "in consultation with a physician" after the word "psychologist" in the tenth line of the amendatory language of Section 6.

On motion, the amendment was adopted.

Thereupon, Senate Bill No. 1594, as amended, passed its third and final consideration by the following vote:

Ayes																94
Noes																0
Prese	nt	: ε	ınc	1 r	ot	: 1	rot	in	g							1

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter-94.

Representative present and not voting was: Shirley--1.

A motion to reconsider was tabled.

House Bill No. 1305--To define "domestic life insurance company."

On motion, House Bill No. 1305 was made to conform with Senate Bill No. 1335.

On motion, Senate Bill No. 1335, on same subject, was substituted for House Bill No. 1305.

Mr. Cobb moved that Senate Bill No. 1335 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes											94
Noes											0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter-94.

A motion to reconsider was tabled.

House Bill No. 1382--To make unlawful, transfer of certain certificates of title.

Ms. Montgomery moved that House Bill No. 1382 be passed on third and final consideration.

Mr. Robinson (Davidson) moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 1382 by adding to the amendatory language of Section 1 the following new item:

(g) When the transferee is an insurance company who acquired the title as part of a claim settlement, such transferee shall not be required to obtain a new registration of said vehicle or be required to obtain a new certificate of title provided said vehicle is not to be registered for general operation on public roads, but such transferee, upon transferring his title or interest to another person, shall execute an assignment and warranty of title upon the certificate of title, if in his possession or if in the possession of lienor, he shall execute a bill of sale and deliver the same to the person to whom such transfer is made, together with his evidence of ownership, which assignment or bill of sale shall be acknowledged before a notary public.

On motion, the amendment was adopted.

Mr. Crain moved to amend as follows:

AMENDMENT NO. 2

Amend House Bill No. 1382 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section ___. The provisions of this act shall not apply in counties having a population of

not less than	nor more than
24,500	24,560
20,300	20,400
34,600	34,700
14,940	15,000

according to the 1980 federal census or any subsequent federal census.

Mr. Cobb moved that House Bill No. 1382 be placed on the Calendar for Wednesday, March 19, 1986 which motion prevailed.

House Bill No. 1676--To regulate election, assessor of property.

On motion, House Bill No. 1676 was made to conform with Senate Bill No. 1234.

On motion, Senate Bill No. 1234, on same subject, was substituted for House Bill No. 1676.

Ms. Turner (Hamilton) moved that Senate Bill No. 1234 be passed on third and final consideration.

Mr. Collier moved to amend as follows:

AMENDMENT NO. 1

Amend Senate Bill No. 1234 by adding the following new section immediately preceding the effective date section and by renumbering the subsequent sections accordingly:

SECTION $_$. The provisions of this act shall not apply to Humphreys County.

On motion, the amendment was adopted.

Ms. Williams moved to amend as follows:

AMENDMENT NO. 2

Amend Senate Bill No. 1234 by inserting the following new section before the effective date section and by renumbering the effective date section accordingly:

SECTION ___. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to that end the provisions of this act are declared to be severable.

On motion, the amendment was adopted.

Mr. Henry moved to amend as follows:

AMENDMENT NO. 3

Amend Senate Bill No. 1234 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section ___. The provisions of this act shall not apply in counties having a population of

not less than

nor more than

48,400

48,500

according to the 1980 federal census or any subsequent federal census.

On motion, the amendment was adopted.

Mr. Copeland moved to amend as follows:

AMENDMENT NO. 4

Amend Senate Bill No. 1234 by adding to the amendatory language of Section 2 the following:

As used in this subsection, "assessor of property" means a member of the General Assembly

Mr. Clark (Sumner) moved that Amendment No. 4 be tabled, which motion failed by the following vote:

Ayes																27
Noes																54
Prese	nt	: 8	ıno	ı t	not	t v	rot	in	g							2

Representatives voting aye were: Bragg, Burnett, Byrd, Clark (Sumner), Covington, Curlee, Darnell, Frensley, Gaia, Garrett, Hillis, Kernell, Love, McCroskey, McNally, Murphy, Naifeh, Robinson (Davidson), Swann, Tankersley, Tanner, Turner, B. (Hamilton), Turner, C. (Shelby), West, Whitson, Williams and Wix--27.

Representatives voting no were: Bell, Bewley, Bivens, Brewer, Collier, Copeland, Crain, Cross, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, Dills, Dixon, Duer, Gafford, Gill, Harrill, Hassell, Hawkins, Henry, Hobbs, Hurley, Ivy, Jones, King, Kisber, Lawson, May, McAfee, Miller, Moody, Moore, Murray, Nance, Peroulas, Phillips, Pruitt, Ridgeway, Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Turner, L. (Shelby), Webb, Wolfe, Wood, Work and Yelton --54.

Representatives present and not voting were: Montgomery and Patterson--2.

Thereupon, Amendment No. 4 failed by the following vote:

Ayes	٠		•									32
Noes			٠									53
Prese												

Representatives voting aye were: Bell, Bivens, Brewer, Copeland, Crain, DeBerry, DePriest, Dills, Dixon, Duer, Gafford, Gaia, Gill, Harrill, Henry, Jones, Lawson, McAfee, Miller, Moody, Moore, Peroulas, Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Wolfe, Wood and Work--32.

Representatives voting no were: Bewley, Bragg, Burnett, Byrd, Clark (Davidson), Clark (Sumner), Collier, Covington, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), Ellis, Frensley, Garrett, Hassell, Hawkins, Hillis, Hobbs, Hurley, Ivy, Kernell, King, Kisber, Love, May, McCroskey, McNally, Montgomery, Murphy, Murray, Naifeh, Nance, Pruitt, Ridgeway, Robinson (Davidson), Swann, Tankersley, Tanner, Turner, B. (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Whitson, Williams, Winningham, Wix and Mr. Speaker McWherter--53.

Representatives present and not voting were: Patterson, Robinson (Hamilton) and Yelton--3.

Mr. Scruggs moved to amend as follows:

AMENDMENT NO. 5

Amend Senate Bill No. 1234 by adding the following new section

immediately preceding the last section and by renumbering the subsequent section accordingly:

Section ___. The provisions of this act shall not apply in any county having a population of not less than 319,625 nor more than 319,725 according to the 1980 federal census or any subsequent federal census.

On motion, the amendment was adopted.

Mr. Yelton moved to amend as follows:

AMENDMENT NO. 6

Amend Senate Bill No. 1234 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section __. The provisions of this act shall not apply in counties having a population of

not less than	nor more than
143,900	144,000
9,650	9,750

according to the 1980 federal census or any subsequent federal census.

On motion, the amendment was adopted.

Ms. Duer moved to amend as follows:

AMENDMENT NO. 7

Amend Senate Bill No. 1234 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section __. The provisions of this act shall not apply in counties having a population of

not less than	nor more than
28,660	28,690
21.230	24.245

according to the 1980 federal census or any subsequent federal census.

On motion, the amendment was adopted.

Mr. Moody moved to amend as follows:

AMENDMENT NO. 8

Amend Senate Bill No. 1234 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section __. The provisions of this act shall not apply in counties having a population of

not less than

nor more than

49,275

49,375

according to the 1980 federal census or any subsequent federal census.

On motion, the amendment was adopted.

Mr. Stafford moved moved to amend as follows:

AMENDMENT NO. 9

Amend Senate Bill No. 1234 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section __. The provisions of this act shall not apply in counties having a population of

not less than	nor more than
13,600	13,610
28,690	28.750

according to the 1980 federal census of any subsequent federal census.

On motion, the amendment was adopted.

Mr. Severance moved that Senate Bill No. 1234 be re-referred to the Committee on State and Local Government, which motion prevailed.

House Bill No. 1413--To make certain provisions, licensing contractors.

 $\mbox{Mr. Clark (Sumner)}$ moved that House Bill No. 1413 be passed on third and final consideration.

Mr. Clark (Sumner) moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 1413 by inserting the following language as a new section immediately preceding the effective date section and by appropriately renumbering the effective date section:

SECTION _. The provisions of this act shall not be construed to alter the definition of the word "contracting" as defined in Tennessee Code Annotated, Section 62-6-102.

On motion, the amendment was adopted.

Mr. Scruggs moved to amend as follows:

AMENDMENT NO. 2

Amend House Bill No. 1413 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section __. The provisions of this act shall not apply in any county having a population of not less than 319,625 nor more than 319,725 according to the 1980 federal census or any subsequent federal census.

On motion, the amendment was adopted.

Mr. Bragg moved to amend as follows:

AMENDMENT NO. 3

Amend House Bill No. 1413 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section __. The provisions of Section 1 of this act shall not apply in counties having a population of

not less than	nor more than
84,000	84,100
287,700	287,800
74,500	74,600
143,900	144.000

according to the 1980 federal census or any subsequent federal census.

On motion, the amendment was adopted.

Ms. DeBerry moved to amend as follows:

AMENDMENT NO. 4

Amend House Bill No. 1874 by adding a new Section to note that this shall not effect counties with a population of not less than 777,113 according to the 1980 Federal Census or any other subsequent Federal Census.

On motion, the amendment was adopted.

Mr. Clark (Sumner) moved that House Bill No. 1413 be placed on the Calendar for Thursday, March 20, 1986, which motion prevailed.

CONSENT CALENDAR

House Bill No. 1874--To designate the "Wallace C. Large Bridge".

House Joint Resolution No. 572--Relative to memory, Mark Anthony McGown.

House Joint Resolution No. 573--Relative to honoring Willard Collins.

House Joint Resolution No. 574--Relative to honoring Lee Victory.

House Joint Resolution No. 575--Relative to honoring Marshall Liggett.

House Joint Resolution No. 576--Relative to memory, Private Phillip Miller and Mrs. Rosie Miller.

House Joint Resolution No. 577--Relative to honoring Bolton High School Drama Department.

House Joint Resolution No. 578--Relative to honoring "World's Biggest Fish Fry" Hostess Princess.

House Joint Resolution No. 581--Relative to honoring Nancy K. Haynes.

House Joint Resolution No. 582--Relative to Claxton Community Day.

House Joint Resolution No. 583--Relative to honoring Nancy Austin.

House Joint Resolution No. 586--Relative to congratulating Simon Glanton.

Senate Joint Resolution No. 271--Relative to congratulating Coach Don Grider and football team.

Senate Joint Resolution No. 273--Relative to congratulating Clarence Lowe.

Senate Joint Resolution No. 277--Relative to congratulating Doug Newman, wrestling coach.

Senate Joint Resolution No. 278--Relative to congratulating Mike Newman.

Senate Joint Resolution No. 279--Relative to congratulating Nell Rogers Grady.

Senate Joint Resolution No. 280--Relative to sympathy, Judge Thomas A. Shriver.

Senate Joint Resolution No. 282--Relative to congratulating Coach Ken Colquette and football team.

Senate Joint Resolution No. 284--Relative to congratulating Andrew "Andy" Roberts.

Senate Joint Resolution No. 285--Relative to congratulating James Timothy "Tim" McCaver.

Senate Joint Resolution No. 286--Relative to memory, Elwynn P. Rowan.

House Bill No. 1277--To make certain provisions, Shelby County Board of Commissioners.

On motion, House Bill No. 1277 was made to conform with Senate Bill No. 1271.

On motion, Senate Bill No. 1271, on same subject, was substituted for House Bill No. 1277.

Mr. Gill moved that all House and Senate Bills on the Consent Calendar be passed on third and final consideration, all House Joint Resolutions on the Consent Calendar be adopted, and all Senate Joint Resolutions on the Consent Calendar be concurred in, which motion prevailed by the following vote:

Ayes	•											96
Noes												0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Murphy,

Murray, Naifeh, Nance, Patterson, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--96.

A motion to reconsider was tabled.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos.:

1350--To amend Retailers' Sales Tax Act;

1359--To provide retirement credit, certain employees;

1376--To amend Radiological Health Service Act;

1988--To provide for elections, Dickson;

1989 -- To amend Charter, Palmer;

1996 -- To increase tax, South Carroll Special School District;

1998--To make certain provisions, Williamson County courts:

2000--To authorize severance tax, Unicoi County;

2008--To provide for new Charter, Mountain City; all substituted for Senate Bills on same subject and passed by the senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos.:

1183--To regulate investment of idle county funds;

1381--To set alternative payment date, sales tax; both substituted for Senate Bills on same subject, amended, and passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I directed to return to the House, House Bills Nos. 1142, 1216, 1231, 1289, 1379, 1409 and 1739; also, House Joint Resolutions Nos. 570, 579 and 580; all signed by the Speaker.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

REPORT OF CHIEF ENGROSSING CLERK

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Bills Nos. 1142, 1216, 1231, 1289, 1379, 1409 and 1739; and House Joint Resolutions Nos. 570, 579 and 580; for his action.

MARILYN EVELYN HAND, Chief Engrossing Clerk.

MESSAGE FROM THE SENATE

- MR. SPEAKER: I am directed to return to the House, House Joint Resolutions Nos.:
 - 551--Relative to proclaiming Christian Education Week;
 - 552--Relative to honoring Lauree "Ree" Stomer;
 - 553--Relative to congratulating Guy L. Smith;
- 554--Relative to recognizing February 1986 as Black History Month;
 - 555--Relative to expressing sorrow, death of Paul King Arp;
 - 556--Relative to paying tribute to Landis Kyle McMackins;
 - 558--Relative to commending Ouida Joann Karnes:
- 559--Relative to expressing sorrow, death of James E. "Bookie" Turner:
 - 563--Relative to expressing sorrow, death of Marie Fisher Comer;
- 564--Relative to congratulating Blaine McMahan; all concurred in by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bill No. 1544, as requested.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos.:

1225 -- To regulate recordation of deeds, real property;

1384--To enact Insurance Holding Company System Act;

 $1559\mbox{--}{\rm To}$ extend termination date, certain agency rules; all substituted for Senate Bills on same subject, amended, and passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

RULES SUSPENDED

Mr. Naifeh moved that the rules be suspended in order to move the bills on next Wednesday's Calendar to the Calendar for Thursday, March 20, 1986, which motion prevailed.

NOTICE PURSUANT TO RULE NO. 58

Pursuant to Rule No. 58, sponsors gave notice of their intentions to consider the following measures from the Senate on Monday, March 17, 1986:

Senate Bill No. 374--Duer

House Bill No. 1225--Hobbs

House Bill No. 1258--King

House Bill No. 1381--Wood

House Bill No. 1384--Stafford

House Bill No. 1544--Hillis

House Bill No. 1559--King

House Joint Resolution No. 437--Naifeh

RULES SUSPENDED

Mr. Henry moved that the rules be suspended for the purpose of passing House Bill No. 2026 on first consideration, which motion prevailed.

INTRODUCTION OF BILL

House Bill No. 2026--To enact Transportation Improvement Act--By Jared, Rhinehart, Henry, Burnett and Tankersley.

Passed first consideration.

RULES SUSPENDED

Mr. Buck moved that the rules be suspended for the purpose of passing House Bill No. 2027 on first consideration, which motion prevailed.

INTRODUCTION OF BILL

House Bill No. 2027--To amend Charter, Smithville--By Buck.

Passed first consideration.

RULES SUSPENDED

Mr. Buck moved that the rules be suspended for the purpose of passing House Bill No. 2028 on first consideration, which motion prevailed.

INTRODUCTION OF BILL

House Bill No. 2028--To set qualifications of chief administrative officer, certain counties--By Buck.

Passed first consideration.

SECOND ROLL CALL

The roll call was taken with the following results:

Representatives present were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Harrill, Hassell, Hawkins, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore, Murphy, Murray, Naifeh, Nance, Napier, Patterson, Peroulas, Phillips, Pruitt,

Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--96.

INTRODUCTION OF RESOLUTIONS

House Resolution No. 117--Relative to honoring Beverly Bonds--By Brew.

Under the rules, House Resolution No. 117 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 587--Relative to honoring Alfredda Charlotte Delaney--By Drew.

Under the rules, House Joint Resolution No. 587 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 588--Relative to honoring Samuel and Lilliam Dixon--By Drew.

Under the rules, House Joint Resolution No. 588 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 589--Relative to congratulating George White--By Drew.

Under the rules, House Joint Resolution No. 589 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 592--Relative to continuing Legislative Task Force, mentally retarded programs--By Gill and Henry.

The Speaker referred House Joint Resolution No. 592 to the Committee on General Welfare.

House Joint Resolution No. 593--Relative to honoring Germantown High School freshman cheerleaders--By Nance.

Under the rules, House Joint Resolution No. 593 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 595--Relative to directing study, unemployment insurance--By Ellis, Dixon, Williams, Clark (Davidson), Gaia, Ussery and Turner, L. (Shelby).

The Speaker referred House Joint Resolution No. 595 to the Committee on Labor and Consumer Affairs.

House Joint Resolution No. 596--Relative to creating joint committee, study international trade--By Davis (Knox), Cross, May, Ridgeway, Peroulas, Murray and Tenner.

The Speaker referred House Joint Resolution No. 596 to the Committee on Commerce.

INTRODUCTION OF BILLS

House Bill No. 2016--To amend Road Law, Macon County--By Wix and Winningham.

Passed first consideration.

House Bill No. 2017--To provide uniform highway law, Macon County--By Wix and Winningham.

Passed first consideration.

House Bill No. 2018--To amend charter, Cookeville--By Jared.

Passed first consideration.

House Bill No. 2019--To create office county attorney, Madison County--By Tankersley and Kisber.

Passed first consideration.

House Bill No. 2020--To regulate parking, Maryville--By Swann.

Passed first consideration.

House Bill No. 2021--To amend Charter, Greenfield--By Mr. Speaker McWherter and Tanner.

Passed first consideration.

House Bill No. 2022--To revise charter, Crossville--By Duer and Hills.

Passed first consideration.

House Bill No. 2023--To regulate Gibson County School District --By Davis (Gibson).

Passed first consideration.

House Bill No. 2024--To make certain provisions, medicaid services--By Starnes and Henry.

Passed first consideration.

SENATE BILLS ON FIRST CONSIDERATION

Senate Bill No. 1170--To amend limitation of actions, certain products.

Passed first consideration.

Senate Bill No. 1312--To provide disclaimer, certain property.

Passed first consideration.

Senate Bill No. 1427--To set safety regulations, certain motor vehicles.

Passed first consideration.

Senate Bill No. 1459--To regulate health maintenance organizations.

Passed first consideration.

HOUSE BILLS ON SECOND CONSIDERATION

House Bill No. 2013--To regulate terms of office, certain county boards of education.

Passed second consideration and referred to Committee on Education.

House Bill No. $2014\text{--}\mathrm{To}$ increase property tax rate, Trenton Special School District.

Passed second consideration and held without reference.

House Bill No. 2015--To fix compensation, county attorney, Roane County.

Passed second consideration and held without reference.

REPORT OF DELAYED BILLS COMMITTEE

The undersigned members of the Delayed Bills Committee have approved the following bills: House Bills Nos. 2013, 2026 and 2028.

Ned R. McWherter

Jimmy Naifeh

James M. Henry

REPORT OF COMMITTEE ON CALENDAR AND RULES

MR. SPEAKER: Your Committee on Calendar and Rules begs leave to

report that we have met and set the following bills on the Calendar for Monday, March 17, 1986: House Bills Nos. 1592, 1953, 1806, 1372, 1302, 1888, 1581, 1462, 1153, 1665, 1531, 1212, 1213, 1301, 1306, 1940, 1714, 1635, 1637, 1636 and 1671.

GILL, Chairman.

LOCAL BILL REFERRED TO CALENDAR AND RULES

In accordance with Rule No. 47, the following local bill, having received authorization for passage by the local legislative delegation, was transmitted to the Committee on Calendar and Rules: House Bill No. 2014.

REPORT OF COMMITTEE ON CALENDAR AND RULES

CONSENT CALENDAR

MR. SPEAKER: The officers of your Committee on Calendar and Rules begs leave to report that we have met and set the following bills on the Consent Calendar for Monday, March 17, 1986: House Bills Nos. 1543, 1744, 1669, 1415, 1495; House Resolution No. 117; House Joint Resolutions Nos. 587, 588, 589 and 593; and House Bill No. 2014.

GILL, Chairman.

SPONSORS ADDED

Without objection, the rules were suspended to allow the following members to add their names as sponsors to the bills as indicated below, the prime sponsor of each having agreed to such addition:

House Bill No. 1463--Stallings

House Bill No. 1524--Kisber, Byrd

House Bill No. 1532--Garrett

House Bill No. 1550--Cross, Curlee, Turner (Hamilton), King, Ridgeway

House Bill No. 1901--Stallings

House Joint Resolution No. 586--Hobbs

SPONSOR WITHDRAWN

On motion of Mr. Gafford, his name was withdrawn as a sponsor of House Bill No. 1702.

ENGROSSED BILLS

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have carefully examined House Bills Nos. 239, 1435, 1524, 1687, 1694, 1803, 1874, 1889 and 1970; and House Joint Resolutions Nos. 572, 573, 574, 575, 576, 577, 578, 581, 582, 583 and 586; and find same correctly engrossed and ready for transmission to the Senate.

MARILYN EVELYN HAND, Chief Engrossing Clerk.

On motion of Mr. Naifeh, the House adjourned until 5:00 p.m., Monday, March 17, 1986.